UNITED STATES DISTRICT COURT DISTRICT OF RHODE ISLAND

U.S. Bank Trust National Association,
as Trustee of the BKPL-EG Series N

Trust
Plaintiff,
Civil Action No.

V.

Tad J. Franks
Dawn M. Franks
Kent County Memorial Hospital
Defendants,

VERIFIED COMPLAINT

Jurisdiction and Venue

- 1. This Court has original jurisdiction over this matter pursuant to 28 U.S.C. § 1332(a)(1) since there is complete diversity between Plaintiff and all Defendants and the amount in controversy exceeds \$75,000.00.
- 2. Venue is proper under 28 U.S.C. § 1391(b)(2) since the real property that is subject to this complaint is located in the State of Rhode Island.
- 3. Plaintiff seeks to foreclose a mortgage to Plaintiff pursuant to R.I.G.L. § 34-27-1, et seq.

Parties

4. Plaintiff U.S. Bank Trust National Association, as Trustee of the BKPL-EG Series N Trust has a usual place of business at 7114 E. Stetson Drive, Scottsdale, Arizona 85251 (the "Plaintiff").

- 5. Defendants Tad J. Franks and Dawn M. Franks (the "Defendants") are individuals who, upon information and belief, reside at 2907 West Shore Road, Warwick, RI (the "Property").
- 6. The Property is further described by the Warwick Tax Assessors as Lot 382, Plat 347.

Facts

- 7. Henry O. Cousineau and Helen Cousineau executed and delivered a warranty deed for the Property to Edward T. Streker, II and Kirsten A. Streker, which deed is dated December 9, 1988 and was recorded on December 18, 1988 in Land Evidence Records for the City of Warwick at book 1224 page 225. See Exhibit A.
- 8. Edward T. Streker, II and Kirsten A. Streker executed and delivered a warranty deed for the Property to Defendants Dawn M. Franks and Tad J. Franks, which deed is dated June 7, 2002 and was recorded on June 10, 2002 in Land Evidence Records for the City of Warwick at book 4058 page 268. *See* Exhibit B.
- 9. There is an unbroken chain of title of not less than 40 years, which creates marketable record title in Defendant pursuant to R.I.G.L. § 34-13.1-2.
- 10. Defendants Dawn M. Franks and Tad J. Franks executed and delivered a note dated January 31, 2008, to Flagstar Bank, FSB in the original principal amount of \$178,640.00 (the "Note"). See Exhibit C.
 - 11. The note is indorsed in blank.
- 12. U.S. Bank Trust National Association, as Trustee of the BKPL-EG Series N
 Trust is the current holder of the Note.

- 13. SN Servicing Corporation is the servicer of the loan.
- 14. As security for the Note, Defendants Dawn M. Franks and Tad J. Franks executed, granted and delivered a mortgage in the amount of \$178,640.00 containing a power of sale to Mortgage Electronic Registration Systems, Inc., as nominee for Flagstar Bank, FSB, dated January 31, 2008, and recorded in the Land Evidence Records for the City of Warwick on March 4, 2008, at Book 6803 at Page 37 (the "Mortgage"). See Exhibit D.
- 15. The Mortgage was assigned from Mortgage Electronic Registration

 Systems, Inc., as nominee for Flagstar Bank, FSB to Bayview Loan Servicing, LLC. See

 Exhibit E.
- 16. The Mortgage was further assigned from Bayview Loan Servicing, LLC to Bayview Dispositions IVB, LLC. See Exhibit F.
- 17. The Mortgage was further assigned from Bayview Dispositions IVB, LLC to U.S. Bank Trust National Association, as Trustee of the Igloo Series III Trust. See Exhibit G.
- 18. The Mortgage was further assigned from U.S. Bank Trust National Association, as Trustee of the Igloo Series III Trust to Wilmington Savings Fund Society, FSB, as Owner Trustee of the Residential Credit Opportunities Trust V-C. See Exhibit H.
- 19. The Mortgage was finally assigned from Wilmington Savings Fund Society, FSB, as Owner Trustee of the Residential Credit Opportunities Trust V-C to U.S.

Bank Trust National Association, as Trustee of the BKPL-EG Series N Trust. See Exhibit

I.

20. The Mortgage is secured by the Property located in the City of Warwick, more particularly described as follows:

That certain lot or parcel of land with all the buildings and improvements bereon, situated on the Northwesterly, or Northerly side of West Shore Road, in the City of Warwick, County of Kent, State of Rhode Island, laid out and designated as Lot. 4 (four) on that plat ontitled, "SHARON PLAT WARWICK, EL BELONGING TO JOHN MANSOLILLO ET. AL. BY WATERMAN ENGINEERING CO. OCT., 1941", which plat is recorded in the office of the City Clerk of said City of Warwick in Plat Book 10 at page 13 and on Plat Card 403.

Subject to Restrictions on the Recorded Plat.

Subject to a Exility Easement in Book 168 page 60.

FOR INFORMATIONAL PURPOSES ONLY
THE improvements thereon being known as 2907 West Shore Read, Warwick, Rhede Island 02886.
(Tax ID No. 34703820000)

BEING the same property which, by Warranty Deed dated June 7, 2002, and recorded on June 10, 2002 among the Land Records of the County of Kent, State of Rhode Island, in Liber No. 4058, folio 268, was granted and conveyed by Edward T. Streker, II and Kirsten A. Streker anto Tad J. Frank and Dawn M. Franks, as tenunts by the entirety.

- 21. Plaintiff, U.S. Bank Trust National Association, as Trustee of the BKPL-EG Series N Trust is the present holder of the Note and Mortgage.
- 22. Defendant Kent County Memorial Hospital may claim an interest, which interest is junior and inferior to that of the Plaintiff, by way of a judgment lien in the amount of \$1,357.62 dated November 13, 2017 and recorded November 13, 2017 in Book 8941 at Page 219 of the Warwick Land Evidence Records.

COUNT I

23. Plaintiff realleges and reaffirms the allegations set forth in paragraphs 1-22 as if restated herein.

- 24. Defendants are in default in the performance of the terms and conditions of the Note by reason of failure to timely tender principal and interest payments as required by the terms of the Note.
- 25. As of January 14, 2023, the sum of \$4,373.27 was necessary to cure the default.
- 26. As a result of the default, Plaintiff is entitled to foreclose the sums due and owing in connection with the Note.
- 27. As of March 17, 2023, the sum of \$184,919.34 was due and owing to Plaintiff from Defendant in connection with the Note.
- 28. Defendant has no defenses or right of set off with respect to the amounts due in connection with the Note, with the exception of any deficiency balance due and owning in connection with the Note which may have been discharged in bankruptcy.
- 29. On or about December 15, 2022, Plaintiff, via its authorized servicer of the Mortgage, sent a notice of default and demand to the notice and default provisions of the Mortgage.
- 30. On or about March 17, 2023, Plaintiff or its predecessor in interest, or authorized servicer of the Mortgage, or anyone holding under the Mortgage, by its attorneys, sent a notice of acceleration of the debt pursuant to the notice and default provisions of the Mortgage.

COUNT II

31. Plaintiff realleges and reaffirms the allegations set forth in paragraphs 1-30 as if restated herein.

- 32. Defendants, Tad J. Franks and Dawn M. Franks, are the present owners of the Property, and as such are the owners of the equity of redemption of the Property.
- 33. Defendants are in default in the performance of the terms and conditions of the Mortgage, namely, default in the payment of principal and interest of the Note secured by the Mortgage.
- 34. Plaintiff is entitled to foreclose the Mortgage, in full or partial satisfaction of the Defendant's obligations in connection with the Note and Mortgage pursuant to their terms and applicable law.
- 35. Plaintiff is entitled to foreclose the Mortgage by entry and possession and by exercise of the power of sale contained therein, in accordance with R.I.G.L. § 34-27-1, et seq.
- 36. Upon information and belief and upon examination of the public records, there are no other parties with an equitable interest in the Property.
- 37. Upon information and belief and upon examination of the public records, there are no other parties with a mortgage, lien or encumbrance with respect to the Property.
- 38. Upon information and belief, there are no persons having any interest of ownership who are in the Military Service of the United States of America or otherwise entitled to the relief and benefits provided by the Act of Congress known as the Soldiers' and Sailors' Civil Relief Act of 1940, as amended. See Exhibit J.

WHEREFORE, Plaintiff prays that the following relief enter:

- 1. That an order of notice issue on this Complaint, if the Court deems appropriate;
- Declare that the Mortgage recorded in the Land Evidence Records for the City of Warwick is a valid lien on the Property;
- 3. Declare that Defendants, Tad J. Franks and Dawn M. Franks are in default of the terms and conditions of the Note and Mortgage;
- Enter an interlocutory decree authorizing the Plaintiff to foreclose the Mortgage recorded in the Land Evidence Records for the City of Warwick on March 14, 2008 in book 6803 at page 37;
- 5. Enter judgment in favor of Plaintiff for the sums due and owing from Defendant in connection with the Note and Mortgage with the exception of any deficiency balance due and owning in connection with the Note which may have been discharged in bankruptcy;
- 6. Enter an Order authorizing Plaintiff to satisfy its Judgment from the foreclosure pursuant to the terms of the Mortgage;
- 7. The Court approve the acts of the Plaintiff done and performed under the authority of any interlocutory decree authorizing a foreclosure sale and enter a final decree confirming the foreclosure sale; and
- 8. Such other and further relief as this Honorable Court deems meet and just.

Respectfully submitted,

U.S. Bank Trust National Association, as Trustee of the BKPL-EG Series N Trust

By its attorney

David A. Shaw, Esq. (RI Bar No. 3497)

Demerle Hoeger LLP 10 City Square, 4th Floor Boston, MA 02129

(617) 337-4444

(617) 337-4496 (fax)

DSHAW@DHNewEngland.com

DATE: April 26, 2023

Verification Page to Follow

VERIFICATION

I reviewed the allegations set forth in the foregoing complaint and verify and affirm that the allegations are true based on my review of the records maintained in the ordinary course of business and review of the public records maintained by the City of Cranston. For those allegations set forth as information and belief, I believe them to be true based on the information I reviewed.

Name: Elena Torres

Title: Asset Manager

SN Servicing Corporation

Date: 4/19/2023

EXHIBIT A

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EXHIBIT B

15979 BK: 4058 Par 288

WARRANTY DIED

EDWARD I STREKER, II and KIRSTEN A. STREKER, both of the Town of Coventry, County of Kent and State of Rhode Island, for consideration paid, grant to TADI. FRANKS and DAWN M. FRANKS, both of the City of Warwick, County of Kent and State of Rhode Island as Tenants by the Entirety and not as Joint Tenants and not as Tenants in Common with WARRANTY COVENANTS:

SEE ATTACHED EXHIBIT A

The undersigned hereby certify that the Grantor has complicit with the requirement of the 23-26:35-1, and all other provisions of the smoke detector law and earlier monoxide system law.

This transfer is such that no RIGL 44-30-71.3 withholding is required as sellers are residents of Rhode Island.

WITNESS my hand this 7th day of June, 2002

EDWARD T. STREKER, II

STATE OF REODE ISLAND COUNTY OF KENT

In Warwick on the 7th day of hime, 2002 before me personally appeared EDWARD T. STREKER, II to me known and known by the to be the party executing the foregoing instrument, and he asknowledged said instrument, by him executed, to be his free act and deed.

역 설립 WYTNESS my band this 7th day of June. 2002

Kutu A A

STATE OF REIODE ISLAND COUNTY OF KENT

In Wanwish on the 7th day of June, 2002 before me personally appeared KIRSTEN A. STREKER to me known and known by me to be the party executing the foregoing instrument, and she acknowledged said instrument, by her executed, to be her free act and deed.

address of grantee:

1907 West Shore Road Warwick, HI 02886

LS779 Bhs adds Par Sic

"EXHIBIT"A"

That certain lot or parcel of land with all the buildings and improvements thereon, altuated on the northwesterly, or northerly side of West Shore Road, in the City of Warwick, County of Kent, State of Rhode Island, laid out and designated as Lot 4 (four) on that plat entitled, "SHARON PLAT WARWICK, R.I. BELONGING TO JOHN MANSOLILLO ET. AL. BY WATERMAN HNGINEERING CO. OCT., 1941", which plat is recorded in the office of the City Clerk of eaid City of Warwick in Plat book 10 at page 13 and on Plat Card 403.

Subject to Restrictions on the Recorded Plat.

Subject to a Utility Easement in Book 168 page 60.

Properly Address:

2907 West Shore Ripad Warwick, RI 02886

A22-347-Let 882

WINDO BEAUGH
WILE T. SEMET. Cits Clay
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Fiec Fee: 26.09
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EXHIBIT C

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			V3 WBCD LOAN #
			TA COUNTY
3	Multimate	NOTE	
4000			
	JANUARY 11, 2008 [Date]	(city)	MARYLAND [State]
Tue:	2907 1	W SHORE RD, WARWICK, RI O (Property Address)	2886-5446
		,	
Æ	1. PARTIES "Dorrower!! means esob person: FLAGSTAR BANK, FSB, A	signing at the end of this Note, and the person FEDERALLY CHARTERED SAVI	on's successore and assigns. "Londer" means NGS BANK
-1	and its successors and sesigns.		
1	SEVENTY EIGHT TROUSAN Dollars (U.S. \$178,640,000 the date of disbursement of the loan pr	Lender, Bostower promises to pay the prince SIX HUNDRED FORTY AND NO	ipal sum of ***********************************
		red by a mortgage, deed of trust or similar se	curity instrument that is dated the same date as the Lender from losses which might result if
	MANNER OF PAYMENT (A) Time Berrower shall make a payment of APRIL 1, 2008. MARCH, 2038 (B) Place Payment shall be made at 5151 CORPORATE DR TROY, HI 48098-2635	f principal and interest to Lender on the Any principal and interest remaining on th will be due on that date, which is called th	IST day of each month beginning on the IST day of o "Manurity Dute."
0	or of such place as Lender may design:	ete în weiting ha netice în Romower.	
, i	(C) Amount Bach monthly payment of princips ant of a larger monthly payment requi- the order described in the Security Inst (D) Allouge to this Note for pay- If an allouge providing for payment hall be incorporated into and shall an	at and interest will be in the amount of U.S. red by the Security Instrument, that shall be a runnent, ment adjustments is accounted by Borrower togethed and supplement the covenants of this Noted Payment Allonge	applied to principal, interest and other items in her with this Note, the covenants of the allonge tote as if the allonge were a part of this Note.
X)	Borrower has the right to pay the of any month. Leader shall accept procusainter of the month to the extent re	lebt evidenced by this Note, in whole or in p payment on other days provided that borrow quired by Lender and permitted by regulation	eart, without charge or penalty, on the first day or pays interest on the amount prepaid for the as of the Secretary. If Porrower makes a partial dry payment unless Lender agrees in writing to
N	Vote, by the end of 15 cal	cruents nonthly payment required by the Security Ins endar days after the payment is due, Lender	
S	ecretary in the case of payment default merest. Lender may choose not to exc	oay in full any monthly payment, then Lends, require immediate payment in full of the picks in full of the picks in some and the full of the picks in some and the picks in th	reverdue amount of each payment. or may, brough as limited by regulations of the rincipal balance remaining due and all accused a the event of any subsequent definit. In many immediate payment in full in the case of payment Initials:
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defaults. This Note does not authorize acceleration when not permitted by HUD regulations. As used in this Note, "Secretary" means the Secretary of Housing and Urban Development or his or her designee.

(C) Payment of Costs and Expenses

if Lender has required immediate payment in full, as described above, Lender may require Borrower to pay costs and expenses including reasonable and customary attorneys' fice for enforcing this Note to the extent not prohibited by applicable law. Such fees and costs shall bear interest from the date of distursment at the same rate as the principal of this Note.

Bostower and any other person who has obligations under this Note waive the rights of presentment and notice of dishenor. "Presentment" means the right to require Lender to demand payment of amounts due, "Notice of dishenor" means the right to require Leader to give notice to other persons that amounts due have not been paid.

Unless applicable law requires a different method, any notice that must be given to Borrower under this Note will be given by delivering it or by mailing it by first class mail to Borrower at the property address above or at a different address if Borrower has given Lender a notice of Borrower's different address.

Any notice that must be given to Lender under this Note will be given by first class mail to Lender at the address stated in Paragraph 4(fl) or at a different address if Borrower is given a notice of that different address.

9. OBLIGATIONS OF PERSONS UNDER THIS NOTE

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guaranter, surety or endorser of this Note is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guaranter, surely or endorses of this Note, is also obligated to keep all of the promises made in this Note. Leader may enforce its rights under this Note against each person individually or against all aignatories together. Any one person signing this Note may be required to pay all of the amounts owed under this Note.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Note.

PAY TO THE ORDER OF WITHOUT RECOURGE FLAGSTAR BANK, FSB

Bayview Loan Servicing (LLC

JERS IL GAPPICK, BEHINN VICE PRESIDENT

SCHUPGEST VICE PRESIDENT

IIIA Multistate Pired Rate Note - 10/95

Page 2 of 2

01-31-2008 10:51 P8700NOT

2907 II Prove Pol Marundo RI 8006-5446

Allonge

Statement of Purpose: This Note Allonge is attached to and made a part of the Note, for the purpose of Noteholder Endorsement to evidence a transfer of interest.



8182258

Loan Number:

Servicer Loan Number: 1

Loan Date: 1/31/2008

Original Loan Amount: \$178,640.00

Lender: FLAGSTAR BANK, FSB, A FEDERALLY CHARTERED SAVINGS BANK

Borrower: TAD FRANKS & DAWN FRANKS

Property Address: 2907 W SHORE RD, WARWICK, RI 02886-5446

Pay to the order of

BAYVIEW DISPOSITIONS IVB, LLC

Without recourse

BAYVIEW LOAN SERVICING, LLC

Printed Name: ESLOAN SOTOLONGO

Title: ASSISTANT VICE PRESIDENT

ALLONGE TO NOTE

THE NOTE REFERRED TO BE

FOR PURPOSES OF FURTHER ENDORSEMENT OF THE
BORROWER: TAD J FRANKS
CO-BORROWER: Dawn M Franks
CO-BORROWER:
OBAL: \$178,640.00
NOTE DATE 01/31/2008
ADDRESS: 2907 W SHORE RD WARWICK, RI 62886
PAY TO THE ORDER OF:
WINDOWS BROOK MAT
WITHOUT RECOURSE:
Bayview Dispositions IVb, LLC
\mathcal{M} \mathcal{I}
ву
NAME JOMARA RODRIGUEZ
TITLE: Assistant Vice President

EXHIBIT D

INST: 00004345 Bk: 6803 Pa:

ACLES - RECORDING RECUER TOV FLACETAR BARK SIST CORPORATE DRIVE TROI, MI 48098 FIRE DOCUMENTS, MAIL STOP W-530-3

RETURN TO:
COB-OON
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COBALT SETTLEMENT SERVICES, L.L.C.
11500 Cronridge Drive
Suite 100 D
Owings Mills, Maryland 21117
****cone 443-738-0400

[Space Abuve This Line For Flaconding Data]

State of Rhode Island

MORTGAGE

FKA Com No. 451-0920526-703

MIN 100052350188809273

THIS MORTGAGE (Security Instrument) is given on Jahruary 31, 2008.

The Mortgagor is

37

whose address is 2907 W ENORE RD WARWICE, RI 02886-5646

("Borrower").
"MERS" is Mortgage Electronic Registration Systems, inc. MERS is a separate corporation that is noting solely as a nominee for Lender and Lander's eucosisors and essigns, MERS is the investiglary under this Security Instrument. MERS is organized and estating under the laws of Delaware, and has an address and telephone number of P.O. Box 2025, Fint, Michigan 48501-2026, isl. (888) 670-MERS: FLAGETAR BANK, PES, R FEDERALLY CRAFTERED SAVINGS BARK.

existing under the laws of UNITED STATES OF AMERICA, SINI CORPORATE DR. TROT, NI 48098-2639. ("Lender") is organized and and has an address of

of Manwick, RI

Document Types Accest:

nt Tunes MORTGAGE

5803

or original Filed In This or

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Page 1 of 5

REF-ADE 0000 01-31-2008 10:81

11:03

INST 00004345 Bks 6803 Fat

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which has the address of 2907 H BROKE RD, WARNICK,

V3 KBCD LOAM: I

Phode Island 02886-5446

("Property Address");

[Street, City],

[2p Gots]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all eccements, appurtanances and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property," Borrower understands and agrees that MERS holds only legal title to the interests granted by Borrower in this Security instrument, but, fine-seasing to comply with law or custom, MERS (as nomines for Lander and Lander's successors and setting) has the right to exercise any or all of lines interests, including, but not limited to, the right to foreclose and set the Property; and to take any sotion required of Lander including, but not limited to, releasing and canceling this Security Instrument.

BORROWER COVENANTS that Borrower is lawfully setted of the estatic hereby conveyed and has the right to meritages, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record, Borrower warrents and will defend generally the title to the Property against all claims and demands, subject to any annumbrances of record.

encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform coverants for national use and non-uniform ocverants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

Borrower and Lender covenant and agree as follows:
UNIFORM COVENANTS.
1. Payment of Principal, Interest and Late Charge, Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and late charges due under the Note.
2. Monthly Payment of Taxes, insurance and Other Charges. Borrower shall include in each monthly payment.

2. Monthly Payment of Taxes, insurance and Other Charges. Borrower shall include in each monthly payment, together with the principal and interest as set forth in the Note and any late charges, a sum for (a) taxes and special assessments levied or to be levied against the Property, (b) lesseshold payments or ground rents on the Property, and (c) premiums for insurance required under paragraph 4. In any year in which the Lender must pery amortgage insurance premium to the Becretary of Housing and Urban Development ("Secretary"), or in any year in which such premium would have been required if Londer still held the Security instrument, each monthly payment shall also include either () a sum for the unnual mortgage insurance premium if the Security instrument is held by the Decretary, or (i) a monthly charge insurance premium if the Security Instrument is held by the Decretary, or (ii) a monthly charge insurance premium if the Security Instrument is held by the Decretary, in a reasonable amount to a datamined by the Secretary. Except for the monthly charge by the Secretary, these items are called "Econow Items" and the sums paid to Lander are called "Econow Funds."

Lander may, at any time, collect and hold amounts for Econow Items in an aggregate amount not to exceed the maximum amount that may be required for Serrower's secrow account under the Real Estate Settlement Procedures. Act of 1974, 12 U.S.C. Section 2801 et seq. and implementing regulations, 24 OFR Part 3500, as they may be amended from time to time ("RESPA"), except that the outside or reserve permitted by RESPA for unanticipated disbursements or disbursements before the Betrower's payments are available in the account may not be based on amounts due for the mortgage insurence premium.

the mortgage insurance premium.

If the amounts held by Lender for Escrow Items exceed the amounts permitted to be held by RESPA, Lender shall account to Borrower for the excess funds as required by RESPA. If the amounts of funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may notify the Borrower and require Borrower to make up the shortage as permitted by RESPA.

The Escrow Funds are piedged as additional security for all sums secured by this Security Instrument, if Borrower time Escrow Funds are piedged as additional security for all sums secured by this Security Instrument, if Borrower time for all the payment of all such as two powers account shall be credited with the beliance remaining the all instruments from any time for all such as the sum of the sum of

tenders to Lender the full payment of all such sums. Borrower's account shall be credited with the balance remaining for all installment thems (a), (b), and (c) and any mortgage insurance premium installment that Lender has not become obligated to pay to the Secretary, and Lender stall promptly refund any access funds to Borrower, immediately prior to a forealcause acle of the Property or its acquisition by Lender, Borrower's account shall be credited with any balance remaining for all installments for items (a), (b), and (c).

3. Application of Payments. All payments under paragraphs 1 and 2 shall be applied by Lender as follows: First, to the mortgage insurance premium to be paid by Lender to the Becretary or to the monthly charge by the Secretary Instead of the monthly mortgage insurance premium;

Second, to any taxes, appeals assessments, lessehold payments or ground rents, and fire, flood and other hazard insurance premium; as required;

Third, to interest due under the Note;

Fourth, to amortization of the principal of the Note; and

Fifth, to tate charges due under the Note.

4. Fire, Flood and Other Hazard Insurance. Borrower shall insure all improvements on the Property, whether now

Hith, to tate charges due under the Note.

A. Pire, Flood and Other Hazard Insurance. Borrower shall insure all improvements on the Property, whether now in existence or subsequently erected, against any hazards, ossualties, and contingencies, including fire, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lander requires. Borrower shall also have all improvements on the Property, whether now in existence or subsequently erected, against lose by floods to the extent required by the Secretary. All insurance shall be carried with companies approved by Lender. The insurance policies end any recewals shall be hold by Lender and shall include loss payable clauses in favor of, and

in a form acceptable to, Lander. In the event of loss, Borrower shall give Lender immediate notice by mail, Lander may make proof of loss if not made In the event of loss, Borrower shall give Lender immediate notice by mail, Lander may make proof of loss if not made promptly by Borrower. Each insurance company concerned is hereby authorized and directed to make psyment for such loss directly to Lender, instead of to Borrower and to Lender Jointy. All or any part of this insurance proceeds may be applied by Lender, at its option, either (a) to the reduction of the Indebtedness under the Note and this Security instrument, first to any delenguent amounts applied in the order in paragraph 3, and then to prepayment of principal, or (b) to the restoration or repair of the damaged Property. Any application of the proceeds to the principal shall not extend or postpone the due date of the monthly payments which are referred to in paragraph 2, or change the amount of such payments. Any excess insurance proceeds over an amount required to pay all outstanding indebtedness under the Note and this Security Instrument shall be paid to the entity legally entitled therate.

In the event of foreclosure of this Security Instrument or other transfer of the to the Property that adinguishes the Indebtedness, all right, title and interest of Borrower is end to Insurance policies in force shall pass to the purchaser, 6. Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loss Application; Leaseholds, Borrower shall occupy, establish, and use the Property as Borrower's principal residence within stay days after the security instrument (or within stay days of a tester asis or transfer of the Property) and shallportion to

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Page 2 of 6

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cocupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lander determines that requirement will cause undue hardship for Borrower, or unless externating chromaturices exist which are beyond Borrower's control. Borrower's million to principal property or allow the Property to deteriorate; reasonable wear and tear accepted. Lender jury inspect the Property if the Property or allow the Property to deteriorate; reasonable wear and tear accepted. Lender jury inspect the Property if the Property is vacant or abandoned or the loan is in default. Lander may take reasonable action to protect and preserve such vacant or abandoned or the loan is in default. Lander may take reasonable action to protect and preserve such vacant or abandoned Property. Borrower shall also be in default if Borrower, chinks the lander for tailed to produce Lander with any material information) is connection with the loan exidenced by the Note, including, but not finited to produce Lander with any material information of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with the provisions of the fease, if Borrower scapture fee title to the Property, the leasehold and less title shall not be merged unless Lander agrees to the merger in writing.

6. Condemnation or other lading of any evend or claim for demages, direct or consequential, in connection with any condemnation or other lading of any part of the Property, or for conveyance in place of condemnation, are hereby assigned and shall be paid to Lander to the extent of the full amount of the indebtedness that remains unpaid under the

assigned and shall be paid to Lender to the extent of the full amount of the indebtedness that remains unpaid under the assigned and this Security instrument. Lender shall apply such proceeds to the reduction of the indebtedness under the Note and this Security instrument, that to any delinquent amounts applied in the order provided in paragraph 3, and then to prepayment of principal. Any application of the proceeds to the principal shall not extend or postpone the due data of the monthly payments, which are referred to in paragraph 2, or change the amount of such payments. Any excess proceeds over an amount required to pay alloutstanding indebtedness under the Note and this Security instrument shall not extend to be such that the substantial of the payments.

proceeds over an amount required to pay alloust landing indefitedness under the Note and this Security instrument shall be paid to the entity legally entitled thereto.

7. Charges to Borrower and Protection of Lander's Rights in the Property. Borrower shall pay fires obligations on time directly to the entity which is eved the payment. If failure to pay would adversely affect Lander's Interest in the Property, upon Lender's request Borrower shall promptly firmish to Lander receipts evidencing these payments. If Borrower halls to make these payments or the payments required by paragraph 2, or fails to perform any other soveraints and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lander's rights in the Property (such as a proceeding in bankfuptoy, for condemnation or to enforce laws or regulations), then Lander may do end pay whatever is necessary to protect the value of the Property and Lander's rights in the Property, including payment of taxes, hazard insurance and other toms manifored in paragraph 2.

Any amounts disbursed by Lender under this paragraph shall become an additional debt of Borrower and be secured by this Security instrument. These amounts shall bear interest from the date of disbursement, at the Note rate, and at the option of Lender, shall be immediately due and paywale.

secured by this Security impurment. These amounts shall bear interest from the date of disturcement, at the Note fate, and at the option of Lender, shall be immediately due and payable.

Bimpwer shall promptly discharge any lien which has priority over this Security instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement extistactory to Londar subordinating the lien to this Security instrument. If Lender determines that any part of the Property is subject Lories substituting the feet of his security instrument, Lender may give Borrower a notice identifying the lien.

Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice.

8. Fees, Lender may collect fees and charges sufficiented by the Secretary.

9. Grounds for Acceleration of Debt.

(e) Default. Lender may, except as limited by regulations issued by the Secretary, in the case of payment defaults, require immediate payment in full of all sums secured by this Security instrument if.

(i) Borrower defaults by falling to pay in full any monthly payment required by this Security instrument prior to or on the due date of the next monthly payment, or

(ii) Borrower defaults by falling, for a period of thirty days, to perform any other obligations contained in this

in or on the due date of the next monthly payment, or

(ii) Borrower defaulte by failing, for a period of thirty days, to perform any other obligations contained in this Security Institutions.

(b) Sale Without Credit Approval, Lender shall, if permitted by applicable law (including Section 341(d) of the Garri-St. Germain Depository Institutions Act of 1982, 12 U.S.C. 1701[-3(d)) and with the prior approval of the Secretary, require immediate payment in full of all sums secured by the Security Instrument It.

(i) All or part of the Property, or a beneficial interest in a furst owning all or part of the Property, is sold or otherwise transferred (other than by devise or descent), and

(iii) The Property is not occupy the Property but his or her analysis or her principal residence, or the purchaser or greates does so occupy the Property but his or her analysis or her principal residence, or the purchaser or greates does so occupy the Property but his or her analysis of the payment in full, but Lender does not require such payments, Lender does not waive its rights with respect to subsequent events.

(c) No Welver. If circumstances occur that would permit Lander to require immediate payment in full and foreclose if not paid. This Security, in the case of payment details, to require immediate payment in full and foreclose if not paid. This Security instrument does not suitrotize acceleration or foreclosure if not permitted by regulations of the Secretary.

(e) Mortgage for insurance under the National Housing Act within 80 days from the date hereof, Lender may, at its option, require immediate payment in full of all sums secured by this Security instrument. A written statement of any suthorized agent of the Secretary dated subsequent to 80 days from the date hereof, lender may, at its option, require immediate payment in full of all sums secured by this Security instrument. A written statement of any suthorized agent of the Secretary dated subsequent to 80 days from the date hereof, decining to insure this Security

of Borrower's failure to pay an amount due under the Note of this Security Instrument. This right applies even other foreclosure proceedings are instituted. To reinstate the Sepurity instrument, Borrower shall tender in a tump sum all amounts required to bring Borrower's account current including, to the extent they are obligations of Borrower under this Security Instrument, procedure costs and reasonable and customary attorneys' fees and expenses properly associated with the foreclosure proceeding. Upon reinstatement by Borrower, this Security Instrument and the obligations stiet it associates what remets in effect as if Lander has not required inmediate payment in full.

However, Lender is not required to permit reinstatement if: (i) Lander has accepted reinstatement after the commencement of foreclosure proceedings within two years immediately precoding the commencement of a current foreclosure proceeding, (ii) reinstatement will preclude to reclosure on different grounds in the future, or (iii) reinstatement will adversely affect the priority of the lies created by this Security Instrument.

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Page 3 of 5

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11. Borrower Not Released; Forbearance By Lender Not a Walver, Extension of the time of payment of modification of amortization of the sums accuracy by this Security Instrument granted by Lender to any successor in interest, the formwar of Borrower shall not operate to release the liability of the original Borrower or Borrower's successor in interest. Lander shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any domand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right

made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a water of or proclude the exercise of any right or remedy.

12. Successors and Assigns Bound; Joint and Several Liability; Co-Signers. The covenants and agreements of this Security instrument shall bind and benefit the successors and assigns of Lander and Borrower, subject to the provisions of peragraph 9(b). Borrower's covenants and agreements shall be joint and several. Any Borrower who obsigns this Security instrument but does not execute the Note! (a) is no signing this Security instrument ends to morrigage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, torbeer or make any scoommodations with regard to the terms of this Security instrument or the Note without that Borrower's consent.

the Note without that Borrower's consent.

the Note without that Borrower's consent.

13. Notices, Any notice to Borrower provided for in this Security instrument shall be given by delivering it or by mailingit by first class mallunious applicable law requires use of another method. The notice shall be given by first class mail to
by first class shall be given by first class mail to
Lander's address Sorrower designates by notice to Lander shall be given by first class mail to
Lander's address stated herein or any address Lander designates by notice to Borrower. Any notice provided for in this
Becanty instrument shall be desented to have been given to Borrower or Lander when given as provided in this pergraph.

14. Governing Law; Severability. This Security instrument shall be governed by Federal law and the law of the
jurisdiction in which the Property is located. In the event that any provision or clause of this Security instrument or the
Note possible with applicable law, such conflict shall not affect other provisions of this Security instrument and
the Note are declared to be severable.

the Note are declared to be severable.

the note are decared to be severable.

15. Borrower's Copy. Sonower shall be given one conformed copy of the Note and of this Security instrument.

15. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyons size to do, anything effecting the Property that is in violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property.

Borrower that recognize the sentence and the property.

appropriate to normal residential uses and to maintenance of the Property.

Borrower shall promptly give tander written notice of any investigation, claim, demand, tawards or other action by any governmental care or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual injoined by in Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substances affecting the Property is necessary, Borrower shall promptly take all inscessary remedial actions in accordance with Environmental Law.

As used in this peregraph 16, "Hazardous Substances" are those substances defined as toxic or hazardous autostances by Environmental Law and the following substances; gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this peregraph 16, "Environmental Law" means faderal laws and laws of the juriadiction where the Property is located that relate to health, safety or environmental protection.

NON-UNIFORM COVENANTS. Borrower and Lander further covenant and agree as follows:

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

17. Assignment of Rents. Borrower unconditionally assigns and transfers to Lender all the rents and revenues of
the Property Borrower suthorizes Lender's agents to collect the rents and revenues and hereby directs each
tenant of the Property to pay the rents to Lander's agents. However, prior to Lander's notice to Borrower of
Borrower's breach of any covenant or agreement in the Security Instrument, Borrower shall collect and receive all rents
and revenues of the Property as trustee for the borefit of Lander and Borrower. This assignment of rents constitutes an
absolute assignment and not an assignment for additional security only.

If Lander gives notice of breach to Borrower, (a) all rents received by Borrower shall be field by Borrower as trustee
for benefit of Lander only, to be applied to the sums secured by the Security instrument; (b) Lander shall be entitled to
collect and receive all of the rents of the Property; and (c) each tenant of the Property shall pay all rents due and unpaid
to Lander or Lander's agent on Lander's written demand to the tenant.

Borrower has not executed any prior assistances of the rents and has not another prior and contract that would

consciency receives agent on Lender's written demand to the tenant.

Borrower has not executed any prior assignment of the rents and has not and will not perform any sot that would prevent Lender from exercising its lights under this paregraph 17.

Lender shall not be required to enter upon, take control of or maintain the Property before or after giving notice of breach to Borrower. However, Lender or a judicially appointed receiver may do so at any time there is a breach, Any application of rents shall not ourser walve any details or invalidate any other right or remedy of Lender. This assignment of rents of the Property shall terminate when the debt secured by the Security Instrument is paid in full.

18. Foreclosure Procedure. If Lander requires immediate payment in full under paragraph 9, Lander may invoke the BTATUTORY POWER OF SALE and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses browned in pursuing the remedies permitted by applicable in. Lender shall be noticed in paragraph 13. Lender shall publish the notice of sale, shall the property shall be sold in the manner prescribed by applicable law. Lender shall publish the notice of sale, shall the Property shall be sold in the manner prescribed by applicable law. Lender shall publish the notice of sale, shall the Property shall be sold in the manner prescribed by applicable law. Lender shall publish the notice of sale, shall the Property at any sale. The proceeds of the sale shall be applied in the following order: (a) to all supeness of the sale, including, but not limited to, reasonable attorneys' sees; (b) to all sums accuract by this Security instrument; and (c) any excess to the person or persons legally entitled to it.

If the Lender's interest in this Security instrument is held by the Secretary and the Secretary requires initially examined and colleging entence shall deprive the Secretary of any rights otherwise available to a Lander under this Percending sentence shall deprive the Secretary of an

19. Release, Upon payment of all sums secured by this Security Instrument, this Security Instrument shall become full and yold. Lender shall discharge this Security Instrument without charge to Borrower. Sorrower shall pay any recordation costs,

PSIA Risade Selend Mortgage - 4/98 6 2005 Onbia Cocuments, Inc.

Page 4 of 6

Initials: NET-MUE ONCE

01-31-2008 10:51

INST: 00004345 Bk: 6803 Fa:

41 V3 WBCD LOW # 20. Homesteed Estats, If Borrower teretofore has acquired or hereafter acquires an estate of homesteed in the 20. Homesteed Estats. If Borrower heretofore has acquired or hereafter acquires an estate of homesteed in the Property. Borrower herety agrees that such homesteed estate is walved to the secent of this Security instrument and the smount due under the Note and to the extent of all renewals, extensions and modifications of this Security instrument and the Note, and that each homesteed estate is subject to all of the rights of Lander under this Security instrument and the Note, and that each homesteed estate is subject to all of the rights of Lander under this Security instrument and the Note, and it is subordinate to the lien evidenced by this Security instrument, and all renewals, extensions and modifications of this Security instrument. Furthermore, Borrower hereby walves the benefits of any homesteed or similar laws or regulations that may otherwise be applicable from time to time.

21. Ridders to this Security instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the coverants of sech such rider shall be incorporated into and shall amend and supplement the poverants and agreements of this Security instrument as if the rider(s) were a part of this Security instrument.

[Check applicable box(es)]

[Check applicable box(es)]

[Check applicable Payment Rider

[Check applicable Payment Rider

[Check applicable Payment Rider

[Check applicable to the security instrument as if the rider(s) were a part of this Security instrument. Growing Equity Alder
Other(s) [specify] J Graduated Payment Rider Borrower has paid the following brokerage fees, loan fees, points, finder's fees, origination fees or similar charges in connection with the loans secured by this Security Instrument: Origination - Discount Fees (points) Application Fees Glosing Preparation Fees 2929.98 Other Fees \$10.042.40 As provided in R.I.G.L. Sections 54-23-6, none of these fees will be refunded in the event the loss is prepaid in whole or in part. BY SIGNING BELOW, Somewar accepts and agrees to the terms contained in this Security Instrument and in any ider(s) executed by Somewar and recorded with it. State of MODE ISLAND KENT WARWICK (oity) in said before we personally appeared LAWN each and all to me known be the party(ies) executing the foregoing instrument, and him/her/them executed to b acknowledged said instrument, by NOTAK

Pi ik Rhode telend Mortages - 4/94 © 2006 Ontire Documents, Inc.

Page 5 of 5

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FREDERICK A. KANAKRY Nokay Public Slate of Rhode Island My Commission Expires Apr 1, 2010 INST: 00004345 Bk: 6803 Pa:

Exhibit A

That certain lot or parcel of land with all the buildings and improvements hereon, situated on the Northwesterly, or Northerly side of West Shore Road, in the City of Warwick, County of Kent, State of Rhode Island, Iaid out and designated as Lot 4 (four) on that plat entitled, "SHARON PLAT WARWICK, EL BELONGING TO JOHN MANSOLILLO ET. AL. BY WATERMAN ENGINEERING CO. OCT., 1941", which plate's recorded in the office of the City Clerk of said City of Warwick in Plat Book 10 at page 13 and on Plat Card 403.

Subject to Restrictions on the Recorded Plat.

Subject to a Utility Ensement in Book 168 page 60.

FOR INFORMATIONAL PURPOSES ONLY
THE improvements thereon being known as 2907 West Shore Road, Warwick, Rhode Island 02886.
(Tax ID No. 34703820000)

BEING the same property which, by Warranty Deed dated June 7, 2002, and recorded on June 10, 2002 among the Land Records of the County of Kent, State of Rhode Island, in Liber No. 4058, folio 268, was granted and conveyed by Edward T. Streker, II and Kirsten A. Streker unto Tad J. Frank and Dawn M. Franks, as tenants by the entirety,

RECORDED
Mar 14:2008 11:03:28A
Munie T. Sennett; City Clerk
Efts of Warsick: RI

EXHIBIT E

01.

INST: ODDIAINI BET 9169 Par

Recording Requested By: MERIDIAN ASSET SERVICES

When Recorded Mull To: Meridian Asset Services Attn: Ooc Intake 3201 34th Street South, Suite 310 St. Petersburg, FC 33711

Loan# TS Re

rec pi

CORPORATE ASSIGNMENT OF MORTGAGE

RIMARWICK

MERS #: 100082550186809273 / MERS Phons #: (888) 679-6377

Assignment Propered on: July 12, 2017

A44[grot: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. AS NOMINEE FOR FLAGSTAR BANK, F8B, ITS SUCCESSORS AND ASSIGNS, at P.O. Box 2026, Flint, Mf, 48501-2026

Assigned; BAYVIEW LOAN SERVICING LLC; at 4425 PONCE DE LEON BLVD, 6TH FLOOR, CORAL GABLES, FL. 33146

For value received, the Assigner does hereby grant, assign, transfer and convey, unto the above-named Assigner all interest under that certain Mongage Dated: 1/31/2008, in the amount of \$178,840.00, executed by TAD J. FRANKS AND DAWN M. FRANKS to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR FLAGSTAR BANK, FSB, A FEDERALLY CHARTERED SAVINGS BANK, ITS SUCCESSORS AND ASSIGNS and Recorded: 3/14/2008, Insuranted #: 00004345, Baok: 0803, Page: 37 in the District of WARWICK, State of Rhode Island.

Property Address: 2907 W SHORE RD, WARWICK, Rt. 02686-5446

TO HAVE AND TO HOLD, the same unto Assignee, its successors and assigns, forever, subject only to the terms and conditions of the above-described Mortgage.

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. AS NOMINEE FOR FLAGSTAR BANK, FSB, ITS SUCCESSORS AND ASSIGNS

on JUL 2 4 2012

Signaturo

Namo: Tille: Robert G. Hall
ASSISTANT SECRETARY

State of FLORIDA County of MIAMI-DADE

CITUL 2 4 201 before me, Rogelio A. Portel, e Notery Public in and for MIAMI-DADE in the State of FLORIDA, personally appeared Robert G. Hall, ASSISTANT SECRETARY, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. AS NOMINEE FOR FLAGSTAR BANK, FSB, ITS SUCCESSORS AND ASSIGNS, personally leaven to me (or proved to me on the basis of setisfactory evidence) to be the person(s) whose name(s) leaves subscribed to the within instrument and acknowledged to me that he/she/livey executed the same in his/he/liheir subforced capacity, and that by his/her/liver signature on the instrument the person, or the entity upon behalf of which the person acted, executed the assistancest.

WITESS by hand and official soal,

Rogeto A. Hortel

totaly Biolius: 8/25/2020 / #: FF 903630

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WY COUNTREET OF F 89637
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RIWARWICK

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Nov 15-2016 19197A
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EXHIBIT F

INS) = 00016167 Bk: 9169 Ps:

Recording Requested By:

MERIDIAN ASSET SERVICES

When Recorded Mall To:

Meridian Asset Services Atin: Decintake 3201 34th Street South, Suite 310 St. Petersburg, FL 33711

CORPORATE ASSIGNMENT OF MORTGAGE

RIMARWICK

Assignment Prepared on July 12, 2017

Annignor BAYVIEW LOAN SERVICING, LLC 31 4426 PONCE DE LEON BLVD, CORAL GABLES, FL, 33146

Assigned BAYVIEW DISPOSITIONS IVE LLC. at 4425 PONCE DE LEON BLVD., 5TH FLOOR, CORAL

For value received, the Assignor does hereby grant, self, assign, transfer and convey, tiffe the above-named Assignee all interest under that contain Mortgage Dated: 1/31/2006, in the amount of \$176,640.00, executed by TAD J. FRANKS AND DAWN M. FRANKS to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR FLAGSTAR BANK, FSB. A FEDERALLY CHARTERED SAVINGS BANK, ITS SUCCESSORS AND ASSIGNS and Recorded: 3/14/2008, Instrument #: 00004345, Book: 6803, Page: 37 In the District of WARWICK, Stale of Phodo Island.

Property Address: 2007 W SHORE RD, WARWICK, RI, 62886-5446

TO HAVE AND TO HOLD, the same unto Assigned, its successors and assigns, forever, subject only to the terms and conditions of the above-described Mortgage.

BAYVIEW LOAN SERVICING, LLC

Signaturo: Nomo:

ESLOAN SOTOLONGO

Title:

ASSISTANT VICE PRESIDENT

State of FLORIDA County of MIAMI-DADE

On 11-19-14 (helpio me, Regelio A. Pertal, a Notary Public in and for MIAMIDADE in the State of FLORIDA. personally appeared ESLOAN SCHOLONGO, ASSISTANT VICE PRESIDENT, BAYVIEW LOAN SERVICING, LLC. personally known to me for proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) usians subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/thair pullionized appacity, and that by his/hor/their eignature on the instrument the person, or the entity upon trehalf of which inapperson acted, executed the histroment,

WITHERS my nandlind

Rogelio A. Portal

Notary Expires: 8/25/2 #: FF 003630

Acceloa Portal My Comussion a Femolo EXPIRES Auxost 25, 2010 Darded Thrassiany Public Undered

RIWARWICK

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EXHIBIT G

INFI: 00016163 BE: 9169 Par

Recording Requested By:

MERIDIAN ASSET SERVICES

When Recorded Mail To: Meridian Asset Services Atin: Doc intake 9201 Mith Street South, Suite 310 St. Petersburg, Pl. 33711

rec 3rd CORPORATE ASSIGNMENT OF MORTGAGE

RIWARWICK

Assignment Prepared on: October 04, 2017

Assignor: BAYVIEW DISPOSITIONS IVB, LLC, at 4426 PONCE DE LEON BLVD., 6TH FLOOR, CORAL GABLES, FL, 33146

Ansigner: U.S. DANK-TRUST NATIONAL ASSOCIATION: AS TRUSTEE OF THE IGLOD SERIES IN THUST at 7114 E STETSON DR, #250, SCOTTSDALE, AZ, 85251

For value received, the Assignor does hereby grant, self, assign, transfer and convey, unto the above-named Assigner all interest under their contain Mortgage Dated: 1/31/2008, in the amount of \$178,640.00, executed by TAD J. FRANKS AND DAWN M. FRANKS to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR FLAGSTAR BANK, FSB, A FEDERALLY CHARTERED SAVINGS BANK, ITS SUCCESSORS AND ASSIGNS and Recorded: 3/14/2008, Instrument #: 00004346, Book: 6803, Page: 37 in the District of WARWICK, State of Rhode Island.

Property Address: 2907 W SHORE RD, WARWICK, Rt. 02886-5446

TO HAVE AND TO HOLD, the same unto Assignee, its successors and assigns, forever, subject only to the terms and conditions of the above described Morigage.

BAYVIEW DISPOSITIONS IVB, LLC

OCT 2 4 2017

Signature: ESCOVINGE SOLOTICES Name:

THIC

ASSISTANT VICE PRESIDENT

State of FLORIDA County of MIAMI-DADE

On OCT 2 4 ZALFore me, Regelie A. Portal, a Notary Public in and for MIAMI-DADE in the State of FLORIDA. personally appeared ESLOAN SOTOLONGO, ASSISTANT VICE PRESIDENT, BAYVIEW DISPOSITIONS IVB, LLC, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(6) whose name(s) Is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/hair authorized capacity, and that by his/heitheir signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my I And and official seal,

Rogelio A. Porte

Notary Expires: 4/20/2020 / #: FF 093030

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RUWARWICK

RECORDED Nov 15-2018 turota Em Pogliorioù tita tle-k रावेत्र ह्या नेसामानीत शि

EXHIBIT H

INST: 00005637 Bk: 9260 Pa: 259

Prepared By and Return To:

Collateral Department Meridian Asset Services, LLC 3201 34th Street South, Suite 310 St. Petersburg, FL 33711 (727) 497-4650

Loun No

Space above for Recorder's use

ASSIGNMENT OF MORTGAGE

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby acknowledged, the undersigned. US BANK TRUST NATIONAL ASSOCIATION ASTRUSTED OF IGLOO SERIES III TRUST, whose address is 7114 E. STETSON DR., SUITE 250, SCOTTSDALE, ARIZONA 85251, (ASSIGNOR), does hereby grant, assign and transfer to WILMINGTON SAVINGS KUND SOCIETY, FSB, AS OWNER TRUSTER OF THE RESIDENTIAL CREDIT OPPORTUNITIES TRUST V-C; whose address is 3020 OLD RANCH PARKWAY SUITE 180, SEAL BEACH, CA 90740, (ASSIGNEE), TU SUCCESSOIS, transferces and assigns forever, all beneficial interest under that certain mortgage, together with the certain note(a) described therein with all interest, all liens, and any rights due or to become due thereon.

Date of Mortgage: 1/31/2008

Original Loan Amount: \$178,640.00

Executed by (Borrower(s)): TAD J. FRANKS & DAWN M. FRANKS

Original Lender: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR Flagstar bank, FSB, a federally chartered sayings bank, its successors and ASSIGNS

Filed of Record: In Mortgage Book/Liber/Volume 6803, Page 37,

Document/Instrument No: 00004345 in the Recording District of CITY OF WARWICK, RI. Recorded on 3/14/2008.

Property more commonly described as: 2907 W SHORE RD, WARWICK, RHODE ISLAND 02886-5446

IN WITNESS WHEREOF, the undersigned by its duly elected officers and pursuant to proper authority of its board of directors has duly executed, scaled, acknowledged and delivered this assignment.

Date: 4/19/2019

US BANK TRUST NATIONAL ASSOCIATION AS TRUSTEE OF IGLOO SERIES III TRUST, BY MERIDIAN ASSET SERVICES, LLC, ITS ATTORNEY-IN-FACT

By: MARK WATERMAN

THE VICE PRESIDENT

Witness Name: CAITLIN HARDWICK

INST: 00005637 Bk: 9260 260

A NOTARY PUBLIC OR OTHER OFFICER COMPLETING THIS CERTIFICATE VERIFIES ONLY THE IDENTITY OF THE INDIVIDUAL WHO SIGNED THE DOCUMENT TO WHICH THIS CERTIFICATE IS ATTACHED, AND NOT THE TRUTHFULNESS, ACCURACY, OR VALIDITY OF THAT DOCUMENT

State of County of FLORIDA PINELLAS

On 4/19/2019, before me, LAUREEN K PRESCOTT, a Notary Public, personally appeared MARK WATERMAN, VICE PRESIDENT Offor MERIDIAN ASSET SERVICES, LLC, AS ATTORNEY-IN-FACT FOR US BANK TRUST NATIONAL ASSOCIATION AS TRUSTEE OF IGLOO SERIES III TRUST, personally known to me, or who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of FLORIDA that the foregoing paragraph is true and correct. I further certify MARK WATERMAN, signed, sealed, attested and delivered this document as a voluntary act in my presence.

Witness my hand and official seal.

(Notary Name): LAUREEN K PRESCOTT

My commission expires: 01/29/2022

LAWREEN K PILESCOTT Commission # GG 180372 Extines January 29, 2022

> RECORDED May 06, 2017 08456A Lynn D'Abrosca Deputy City Clark City of Harvicky RI

EXHIBIT I

70 INST: 00021366 Bk = 9988 Pg =

Prepared By and Return To

Callawrel Department Muridian Asset Services, L.L.C. 3201 34th Street South, Suite 310 St. Petersburg, FL 33711 (239) 151-2442

Long

Space above for Recorder's use

ASSIGNMENT OF MORTGAGE

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby neknowledged, the undersigned WILMINGTON-SAVINGS KUND-SOCIFAN, ASB. AS OWNER-ILLESTED OF THE RESIDENTIALEGIREDITEOPROBLENGERSPERIESTALEG, whose address is 3020 OLD KANCH PARKWAY SUITE (RO. SEAT REACH, CX 90740, CASSIONOR), does hereby grant, assign and transfer to US=BANK ARUST NATIONAL ASSOCIATION, AS TRUSTIVE OF PHICH KPU-PG-SERIES N=PRUST whose address IS 7114 E. STETSON DR., SUITE 280, SCOTTSDALE, ARIZONA 85281, (ASSIGNEE), IS SUccessors. transferces and assigns forever, all beneficial interest under that certain mortgage, together with the certain notels) described therein with all interest, all liens, and any rights due or to become due thereon.

Date of Mortgage: 1/31/2008 Original Loan Amount: \$178,640,90

Executed by (Bostower(s)): TAD J. FRANKS & DAWN M. FRANKS

Original Lender: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS MORTGAGEE, AS NOMINEE FOR FLAGSTAR BANK, FSB. A FEDERALLY CHARTERED SAVINGS BANK, FTS

SUCCESSORS AND ASSIGNS

Filed of Record: In Mortgage Book/Liber Volume 6893, Page 37

Document/Instrument Vo. 00004345 in the Recording District of City of Warwick, Rt. Recorded on 3/14/1008.

Property more commonly described as 2907 W SHORE RD, WARWICK, RHODE ISLAND 92886-5446

IN WITNESS WIERFOF, the undersigned by its duly efected officers and pursuant to proper authority of its board of discenses has duly executed, scaled, acknowledged and delivered this assignment.

OCT 0 7 2021

WILMINGTON SAVINGS FUND SOCIETY, FSB, AS OWNER TRUSTER OF THE RESIDENTIAL CREDIT OPPORTUNITIES TRUST V-C. BY AMERICAN MORTGAGE INVESTMENT PARTNERS

MANAGEMENT, ILC, ITS ATTORNEY-IN-FACT

IN DES

THE VP. COLLATERAL MANAGEMENT

A. Fuentes

INST: 00021366 Bk: 9988 Ps:

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of CALIFORNIA County of ORANGE

On 10/7/2021 before me, VALYA FISHER, the undersigned Notary Public, personally appeared DENA R NOBLE, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of CALIFORNIA that the foregoing paragraph is true and correct.

7

VALYA FISHER
Notary Public - California
Grange County
Commission # 2283516
My Comm. Expires Mar 29, 2073

WITNESS by band and official seal,

NOTARY PUBLIC
Printed Name: VALYA FISHER

My Commission Expires: March 29, 2023

RECORDED
Oct 25:2021 09:57A
Lynn D'Abrosca
City Clerk
City of Warwick: Wi

71

EXHIBIT J

Department of Defense Manpower Data Center

Results as of: Apr-12-2023 06:41:10 PM

SCRA 5.15

5.3



Status Report Pursuant to Servicemembers Civil Relief Act

SSN:

XXX-XX

Birth Date:

Last Name:

FRANKS

First Name:

TAD

Middle Name:

Status As Of:

Apr-12-2023

Certificate ID:

53YNFB4FR0WF00H

			:		
	On Activi	e Duty On Active Duty S	italus Dale		
Active Duty Start Date	Active Duty End Date	The second secon	Status	Service Component	
NA	With		The state of the s	NA.	
This response reflects the individuals' active duty status based on the Active Duty Status Date					

	a paragraph of the second	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		
Control of the contro	TRIT WEIGHS COOK AARDRI 201 DAME I	A Active Duty Status Date		
Active Duty Start Date	Active Duty End Date	Status	Service Component	
NA.	1 NA	THE NO HARRIE	NA .	
This response reflects where the individual left active doly status within 357 days preceding the Active Duty Status Date				

	ty, Character to the	7.2 () This is a first (
Court in the court of the court		Was Notified of a Folure Call-Up:	to Active Duty on Active Duty Status Date	
	Order Notification	End Date	Status	Service Component
NA	ŇA	野狼煙地下。 一下 描述的诗句	- No	NA.
This response reflects whether the individual or his her unit has received early notification to report for active duty				

Upon searching the data banks of the Department of Defense Manpower Data Center, based on the information that you provided, the above is the status of the individual on the active duty status date as to all branches of the Uniformed Services (Army, Navy, Marine Corps, Air Force, NOAA, Public Health, and Coast Guard). This status includes information on a Servicemember or his/her unit receiving notification of future orders to report for Active Duty.

Michael V. Sorrento, Director

Department of Defense - Manpower Data Center

400 Gigling Rd.

Seaside, CA 93955

Case 1:23-cv-00169-JJM-PAS Document 1 Filed 04/27/23 Page 41 of 43 PageID #: 41

The Defense Manpower Data Center (DMDC) is an organization of the Department of Defense (DoD) that maintains the Defense Enrollment and Eligibility Reporting System (DEERS) database which is the official source of data on eligibility for military medical care and other eligibility systems.

The DoD strongly supports the enforcement of the Servicemembers Civil Relief Act (50 USC App. § 3901 et seq, as amended) (SCRA) (formerly known as the Soldiers' and Sallors' Civil Relief Act of 1940), DMDC has issued hundreds of thousands of "does not possess any information indicating that the individual is currently on active duty" responses, and has experienced only a small error rate. In the event the individual referenced above, or any family member, friend, or representative asserts in any manner that the individual was on active duty for the active duty status date, or is otherwise entitled to the protections of the SCRA, you are strongly encouraged to obtain further verification of the person's status by contacting that person's Service. Service contact information can be found on the SCRA website's FAQ page (Q36) via this URL: https://scra.dmdc.osd.mll/scra/#/faqs. If you have evidence the person was on active duty for the active duty status date and you fall to obtain this additional Service verification, punitive provisions of the SCRA may be invoked against you. See 50 USC App. § 3921(c).

This response reflects the following information: (1) The individual's Active Duty status on the Active Duty Status Date (2) Whether the individual left Active Duty status within 367 days preceding the Active Duty Status Date (3) Whether the individual or his/her unit received early notification to report for active duty on the Active Duty Status Date.

More information on "Active Duty Status"

Active duty status as reported in this certificate is defined in accordance with 10 USC § 101(d) (1). Prior to 2010 only some of the active duty periods less than 30 consecutive days in length were available. In the case of a member of the National Guard, this includes service under a call to active service authorized by the President or the Secretary of Defense under 32 USC § 502(f) for purposes of responding to a national emergency declared by the President and supported by Federal funds. All Active Guard Reserve (AGR) members must be assigned against an authorized mobilization position in the unit they support. This includes Navy Training and Administration of the Reserves (TARs), Marine Corps Active Reserve (ARs) and Coast Guard Reserve Program Administrator (RPAs). Active Duty status also applies to a Uniformed Service member who is an active duty commissioned officer of the U.S. Public Health Service or the National Oceanic and Atmospheric Administration (NOAA Commissioned Corps).

Coverage Under the SCRA is Broader in Some Cases

Coverage under the SCRA is broader in some cases and includes some categories of persons on active duty for purposes of the SCRA who would not be reported as on Active Duty under this certificate. SCRA protections are for Title 10 and Title 14 active duty records for all the Uniformed Services periods. Title 32 periods of Active Duty are not covered by SCRA, as defined in accordance with 10 USC § 101(d)(1).

Many times orders are amended to extend the period of active duty, which would extend SCRA protections. Persons seeking to rely on this website certification should check to make sure the orders on which SCRA protections are based have not been amended to extend the inclusive dates of service. Furthermore, some protections of the SCRA may extend to persons who have received orders to report for active duty or to be inducted, but who have not actually begun active duty or actually reported for induction. The Last Date on Active Duty entry is important because a number of protections of the SCRA extend beyond the last dates of active duty.

Those who could rely on this certificate are urged to seek qualified legal counsel to ensure that all rights guaranteed to Service members under the SCRA are protected

WARNING: This certificate was provided based on a last name, SSN/date of birth, and active duty status date provided by the requester. Providing erroneous information will cause an erroneous certificate to be provided.

Department of Defense Manpower Data Center

Results as of: Apr-12-2023 06:41:42 PM

SCRA 5.15



Status Report Pursuant to Servicemembers Civil Relief Act

SSN:

XXX-XX-

Birth Date:

Last Name:

FRANKS

First Name:

DAWN

Middle Name:

Status As Of:

Apr-12-2023

Certificate ID:

DK5P6RG5G5XPCF8

	رة " (المستقدم الله الله الله الله الله الله الله الل	The second secon	i *
	On Active Duty On Active Du		
Active Outy Start Date		Status	Service Component
NA NA		No. 1	NA NA
, ,	This response reflects the individuals' active duty statu	s based on the Active Duly Status Date	

	, r	- 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	
		Duly Within 367 Days of Active Duly Status Date	
Active Duty Start Date	Active Duty End D	ate Status	
NA.		TERRITOR NO DESTRE	NA -1 -1
This response reflects where the individual left active duty status within 367 days proceding the Active Duty Status Date			

, •	· · · · · · · · · · · · · · · · · · ·	142,		to a management	
Control of the Contro	The Member or His/Her Unit \	Was Notified of a I	Future Call-Up to Activ	e Outy on Active Duty Status Date	The second secon
Order Noblication Start Date	Order Notification	End Date	ara (toka 19a ilga)	Contraction of the contraction o	Service Component
· NA	1 550		7-1	- No.	NA
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Michael V. Sorrento, Director

Department of Defense - Manpower Data Center

400 Gigling Rd.

Seaside, CA 93955

Case 1:23-cv-00169-JJM-PAS Document 1 Filed 04/27/23 Page 43 of 43 PageID #: 43

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